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Attorneys for Defendants Rimini Street, Inc., and Seth Ravin

**27** 

1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA		
<ul><li>3</li><li>4</li><li>5</li><li>6</li></ul>	ORACLE USA, INC., a Colorado corporation; ORACLE AMERICA, INC., a Delaware corporation; and ORACLE INTERNATIONAL CORPORATION, a California corporation, Plaintiffs,	Case No. 2:10-cv-0106-LRH-PAL  STIPULATION AND [PROPOSED]  ORDER RE DEPOSITION OF SETH RAVIN PLAYED IN OPEN COURT ON SEPTEMBER 18, 2015	
7 8	v.  RIMINI STREET, INC., a Nevada corporation; AND SETH RAVIN, an individual,		
9 10	Defendants.		
11 12 13 14 15 16 17 18			
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1	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs Oracle USA,		
2	Inc., Oracle America, Inc., Oracle International Corporation and Defendants Rimini Street, Inc.		
3	and Seth Ravin, through their respective counsel of record, that:		
4	WHEREAS, on September 18, 2015, during the examination of Seth Ravin, at trial		
5	transcript page 824, line 8, his deposition taken on November 18, 2011 was played in open court;		
6 7	WHEREAS, the trial transcript at page 824, lines 9 to 23, reflects deposition testimony		
8	that was not played, and		
9	WHEREAS, the parties have stipulated and agreed that the correct deposition testimony		
10	played in court was the deposition of Seth Ravin, page 347, line 14 to 348, line 9, as reflected in		
11	the attached clip report.		
12	SO STIPULATED AND AGREED.		
13	Dated: October 5, 2015		
14	2		
15	BOIES, SCHILLER & FLEXNER LLP	SHOOK, HARDY & BACON LLP	
16 17	By: /s/ Kieran P. Ringgenberg	By: /s/Robert H. Reckers	
18	Kieran P. Ringgenberg (pro hac vice)	Robert H. Reckers (pro hac vice)	
19	Attorneys for Plaintiffs Oracle USA, Inc., Oracle America, Inc. and Oracle International	Attorneys for Defendants Rimini Street Inc. and Seth Ravin	
20	Corp.		
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1	[PROPOSED] ORDER		
2	IT IS HEREBY ORDERED THAT, pursuant to the parties' stipulation, the record shall		
3	reflect that the deposition testimony played in court on September 18, 2015, trial transcript page		
4	824, line 8, was the November 18, 2011 deposition of Seth Ravin, page 347, line 14 to 348, line		
5	9.		
6 7	IT IS SO ORDERED.		
8			
9	DATED:	By:	
10		United States District Court Judge Hon. Larry R. Hicks	
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1	ATTESTATION OF FILER		
2	The signatories to this document are me and Robert H. Reckers, and I have obtained his		
3	concurrence to file this document on their behalf.		
4			
5	DATED: October 5, 2015	BOIES, SCHILLER & FLEXNER LLP	
6	,		
7		By: /s/ Kieran P. Ringgenberg Kieran P. Ringgenberg (pro hac vice)	
8		1999 Harrison Street, Suite 900 Oakland, CA 94612	
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11		Attorneys for Plaintiffs Oracle USA, Inc., Oracle America, Inc. and Oracle International	
12		Corp.	
13			
14	<b>CERTIFICATE OF SERVICE</b>		
15	I hereby certify that the foregoing STIPULATION AND [PROPOSED] ORDER RE		
16	DEPOSITION OF SETH RAVIN PLAYED IN OPEN COURT ON SEPTEMBER 18, 2015		
17	was filed, on September 23, 2015, with the Court's CM/ECF system which will send notice, via		
18	email, to all attorneys registered with the CM/ECF system.		
19		·	
20	Dated: October 5, 2015	BOIES, SCHILLER & FLEXNER LLP	
21		By: /s/ Kieran P. Ringgenberg	
22		Kieran P. Ringgenberg Attorneys for Plaintiffs	
23		Oracle USA, Inc., Oracle America, Inc. and	
24		Oracle International Corporation	
25			
26			
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28			

Case Clip(s) Detailed Report Friday, September 18, 2015, 12:44:47 PM

### **Oracle v Rimini St TRIAL**



# Ravin, Seth (Vol. 02) - 11/18/2011

1 CLIP (RUNNING 00:00:56.586)



SR34714

#### 1 SEGMENT (RUNNING 00:00:56.586)



#### 1. PAGE 347:14 TO 348:09 (RUNNING 00:00:56.586)

```
Do you recall reading that the Oracle
             Ο.
         "Terms of Use," preclude the use of automated
     15
     16 downloading tools?
             A. No, I didn't read that part. I didn't --
     18 my understanding, I saw that there was a discussion
     19
         and a change to the web terms relative to that.
      20
                  What do you recall about that change?
                  That change said that either you were
      21
             Α.
     22 prohibited from causing Oracle's websites damage,
      23 and there were examples there of certain tools and
      24 automation that they felt could cause damage, but
      25 obviously Rimini Street worked very hard to make
00348:01
         sure that its actions in standing in the shoes of
     02 customers and doing downloads, did not cause any
     03 damage to Oracle's website.
      04
             Q. Do you recall reading that the "Terms of
     05
        Use" precluded the use of automated downloading
      06
         tools, bots, spiders, crawlers, things of that
     07
         nature?
     0.8
                  No, that wasn't my interpretation. I
             Α.
      09 didn't see that that was actually precluded.
```

TOTAL: 1 CLIP FROM 1 DEPOSITION (RUNNING 00:00:56.586)

CONFIDENTIAL page 1